

Don Shepheard Time Warner Telecom 290 Harbor Drive Stamford, CT 06902

May 28, 1999

EX PARTE

Ms. Magalie Roman Salas
Office of the Secretary
Federal Communications Commission
The Portals
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: Ex Parte Presentation in CC Dkt. Nos. 95-116; 98-14 and 99-35

Dear Ms. Salas:

On Thursday, May 27, 1999, on behalf of Time Warner Communications Holdings Inc. d/b/a Time Warner Telecom ("TWTC"), I met with the following members of the Competitive Pricing Division of the Common Carrier Bureau: Janet Sievert, Staff Attorney, and Chris Barnekov, Senior Economist, to discuss the issues previously raised by TWTC in the above-referenced long-term number portability ("LNP") dockets. Two copies of this notice are being filed in each docket.

My presentation summarized the TWTC Opposition to Direct Cases of Southwestern Bell Telephone Company and Pacific Bell, CC Dkt. No. 99-35 (Apr. 19, 1999), the TWTC Petition for Reconsideration of Sprint LNP Tariff Reconsideration Order, CC Dkt. No. 99-35 (Apr. 7, 1999), and the *Ex Parte* Submission by TWTC, CC Dkt. No. 98-14 (Mar. 18, 1998). In addition, I addressed generally several ILECs' intentions to conduct default queries for calls to NXXs in which no telephone number has been ported ("non-ported NXXs"). I explained that the ILECs have not demonstrated that default queries for calls to non-ported NXXs are reasonable and that the FCC should therefore reject the relevant tariff provisions. Alternatively, if the FCC permits ILECs to recover the costs associated with default queries on calls to non-ported NXXs, such costs should be recovered in the same way as any other general network upgrade costs directly related to providing LNP.

Sincerely,

Don Shepheard

Vice President of Federal

Kon Shepheard

Regulatory Affairs

cc: Janet Sievert Chris Barnekov No. of Copies rec'd 0+

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